

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

ANTHONY FREDIANELLI,

No. C-11-3232 EMC

Plaintiff,

ORDER TO SHOW CAUSE

v.

STEPHAN JENKINS, *et al.*,

Defendants.

Eric Godtland and Eric Godtland Management, Inc. (“EGM”) have filed a motion for leave to amend which is currently set for hearing on December 14, 2012. However, before the merits of that motion may be considered, the Godtland Cross-Complainants should address whether it is appropriate for them to even continue with their cross-complaint in light of the fact that the accountants (*i.e.*, David Rawon and the Zeisler firm) have dropped their claims against the Godtland Cross-Complainants. *See* Docket No. 142 (stipulation and order dismissing, *inter alia*, the accountants’ claims against Mr. Godtland and EGM).

///

///

///


///

///

1 Accordingly, the Court hereby orders the Godtland Cross-Complainants to show cause as to
2 why their cross-complaint should not be dismissed based on, *e.g.*, ripeness and/or mootness grounds.
3 A response to this order shall be filed by **noon of December 5, 2012**.

4 IT IS SO ORDERED.

5
6 Dated: November 28, 2012

7
8 
EDWARD M. CHEN
United States District Judge